▲ AO 472 (Rev. 3/86) Order of Detention Pending Trial

United S'	TATES DISTRICT	COURT	U.S. DISTRI DISTRICT DE	CT COURT NEBRASK
	District of	NEBR	ASKA	
UNITED STATES OF AMERICA			2009 NOV -3	AM 9: 20
v.	ORDER O	F DETENTION	BENDING T	RAULE
JOSE MANUEL AVALOS BANDERAS	_ Case Number:	4:09CR3112		
Defendant	12(f) a datantian haaring has been	n hald. I asnaluda the	ut the following foot	a raquira tha
In accordance with the Bail Reform Act, 18 U.S.C. § 31 detention of the defendant pending trial in this case.	142(1), a detention nearing has been	n neid. I conclude tha	it the following fact	s require the
Part I—Findings of Fact				
 ☐ (1) The defendant is charged with an offense described or local offense that would have been a federal offense a crime of violence as defined in 18 U.S.C. § 3 ☐ an offense for which the maximum sentence is ☐ an offense for which a maximum term of improvements. 	ense if a circumstance giving rise to B156(a)(4). life imprisonment or death.	o federal jurisdiction l		
a felony that was committed after the defendar	nt had been convicted of two or mo	ore prior federal offens	ses described in 18	U.S.C.
§ 3142(f)(1)(A)-(C), or comparable state or local comparable state or	cal offenses. d while the defendant was on relea nce the date of conviction e presumption that no condition or	se pending trial for a release of the defe	federal, state or loca endant from impriso itions will reasonab	al offense.
(1) There is probable cause to believe that	- ', '	itted an offense		
X for which a maximum term of imp	risonment of ten years or	21 U.S.C. Sec	801 et seq.	
under 18 U.S.C. § 924(c). The defendant has not rebutted the presumption estathe appearance of the defendant as required and the		ion or combination of	conditions will reas	onably assure
	Alternative Findings (B)			
(1) There is a serious risk that the defendant will not a (2) There is a serious risk that the defendant will endangement of the defendant will not a serious risk that the defendant will not a serious risk that the defendant will endangement of the defendant will not a serious risk that the defendant will endangement of the defendant will end a serious endangement of the defendant will endangement of the defendant will endangement of the defendant will end a serious endangement of the defendant will end a serio		r the community.		
I find that the credible testimony and information submiderance of the evidence that	ten Statement of Reasons for litted at the hearing establishes by	☐ clear and convi	incing evidence	•
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The defendant is committed to the custody of the Attorner to the extent practicable, from persons awaiting or serving reasonable opportunity for private consultation with defense Government, the person in charge of the corrections facility in connection with a court proceeding.	sentences or being held in custody e counsel. On order of a court of	ntative for confinement y pending appeal. The the United States or of	he defendant shall bon request of an atte	oe afforded a orney for the
November 3, 2009 Date				
Date	-	e of Judicial Office) opf, U.S. District Jud	pe.	
		itle of Judicial Office		

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).